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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
OAKLAND DIVISION

UNITED STATES OF AMERICA,)	CR 13-00818 PJH
)	
Plaintiff,)	UNITED STATES' RESPONSE TO
)	DEFENDANTS' MOTION FOR DISCLOSURE OF
v.)	ELECTRONIC SURVEILLANCE
)	
PURVIS ELLIS, ET AL.,)	
)	
Defendant.)	
)	

The United States respectfully submits this response to Defendants' Motion for Search and Disclosure of Electronic Surveillance (doc. 89).

INTRODUCTION

Defendants move under Section 3504(a) seeking to require the United States to disclose information related to the use of a cell-site simulator on January 22, 2013. However, Section 3504(a) governs the illegal interception of content from phone lines; it does not govern the detection of non-content cellphone signals. Thus, there is no authority for the order Defendants seek and their motion should be denied.

1 Nevertheless, the United States confirms that a cell-site simulator was used in this case to obtain
2 the general location of an armed suspect at large. Since the United States voluntarily confirms the use of
3 the cell-site simulator, Defendants' motion may also be denied as moot. Even if the use of a cell-site
4 simulator now requires a warrant, its use in this case was under exigent circumstances. The Defendant
5 was thought to be armed and involved in the shooting of an Oakland police officer several hours earlier.
6 The cell records thus were obtained under exigent circumstances and no warrant was required.

7 **I. SECTION 3504(a) DOES NOT AUTHORIZE THE RELIEF SOUGHT**

8 Defendants base their motion on the authority of Section 3504(a). But, that provision does not
9 apply here. Section 3504 only relates to unlawful eavesdropping, where the *contents* of phone calls are
10 intercepted without the use of a warrant. Here, Defendants make no claim that conversations were
11 intercepted; rather they assert a phone signal was detected. That type of detection is not considered an
12 "unlawful act" under Section 3504, so the motion should be denied.

13 Under Section 3504(a), an aggrieved party may claim that certain evidence stems from an
14 "unlawful act." Once such a claim is properly made – through affidavits or other evidence – the
15 responding party must "affirm or deny" the occurrence of the unlawful act. An "unlawful act" is defined
16 with reference to the Wiretap Act and means the "use of any electronic, mechanical, or other device (as
17 defined in section 2510(5) of this title) in violation of the Constitution." 18 U.S.C. § 3504(b). Section
18 2510(5) only applies to devices used to "intercept" a wire, oral or electronic communication. The term
19 "intercept" requires that "contents" of a wire are acquired.

20 Here, Defendants' motion does not specify the type of electronic surveillance suspected.
21 However, its attached exhibits reference only the use of a Stingray – the commercial name for a cell-site
22 simulator. While a cell-site simulator is used to detect the location of a cell-phone, it does not generally
23 intercept the *contents* of cell phone conversations. Therefore, since Defendants' only claim of
24 unlawfulness is the use of a device which does not intercept "content," its claim is not covered by
25 Section 3504. Thus, there is no authority for Defendants' motion to require the United States to affirm
26 or deny the use of an unlawful act. Defendants' motion should be denied.

27 **II. A CELL-SITE SIMULATOR WAS USED IN THIS CASE**

28 The United States confirms that a cell-site simulator was used in this case to identify the general

1 location of a suspect's cell phone. It was not used to intercept contents of phone calls. Oakland Police
2 Department sought cell phone records from MetroPCS in the early morning of January 22, 2013. (Def.
3 Mot, Exs. C, D.) Since the suspects of an officer-involved shooting were still at large, those records
4 were sought under exigent circumstances excusing the failure to obtain a warrant.

5 **CONCLUSION**

6 The motion should be denied.

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8 Dated: April 20, 2015

Respectfully Submitted,

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11 United States Attorney

12
13 */s/ Joseph M. Alioto Jr.*

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